A Professional Corporation 100 Montgomery Street, 23 rd Floor San Francisco, California 94104	1 2 3 4 5 6 7 8	Robert F. Schwartz, SBN 227327 rschwartz@truckerhuss.com Clarissa A. Kang, SBN 210660 ckang@truckerhuss.com Michelle L. Schuller, SBN 255787 mschuller@truckerhuss.com TRUCKER → HUSS A Professional Corporation 100 Montgomery Street, 23 rd Floor San Francisco, California 94104 Telephone: (415) 788-3111 Facsimile: (415) 421-2017 Attorneys for Plaintiff AETNA LIFE INSURANCE COMPANY,		
	9	ON BEHALF OF LEHMAN BROTHERS HOLDINGS, INC.		
	10	UNITED STATES DISTRICT COURT		
	11	NORTHERN DISTRICT OF CALIFORNIA		
	12	OAKLAND DIVISION		
	13 14	AETNA LIFE INSURANCE COMPANY, ON BEHALF OF LEHMAN BROTHERS HOLDINGS, INC.,	Case No. C-11-00439-CW	
	15	Plaintiff,	STIPULATION AND [PROPOSED] ORDER TO CONTINUE DEADLINE TO COMPLETE ADR SESSION	
	16	VS.		
	17	THOMAS KOHLER and DIANE KIMSEU KOHLER,		
	18	Defendants.		
	19			
	20			
	21	This Stipulation to Continue Deadline to Complete ADR Session is made and entered into		
	22	by and among Plaintiff Aetna Life Insurance Company (the "Plaintiff") and Defendants Thomas		
	23	Kohler and Diane Kimseu Kohler ("Defendants") (collectively, "Parties").		
	24	The Court in its Minute Order and Case Management Order (Doc. No. 31) set October 11,		
	25	2011 as the deadline for the completion of the Court-ordered ADR session. The Plaintiff and		
	26	Defendants agree and believe that for purposes of efficiency and conservation of party and judicial		
	27	resources, it is in the interests of all parties to co	ontinue this ADR deadline until twenty-one (21)	
	28	days after the Court issues a decision on Plaintif	ff's Motion for Summary Judgment (Docket No.	

Case 4:11-cv-00439-CW Document 48 Filed 09/27/11 Page 2 of 2

	1	35), which is now pending and is scheduled to be heard on October 13, 2011. No other deadlines		
	2	in the case would be affected.		
	3	WHEREFORE, the parties stipulate and agree as follows:		
	4	<u>STIPULATION</u>		
	5	Subject to the Court's approval of this stipulation, the deadline to complete the ADR		
	6	session shall be continued until twenty-one (21) days after the Court issues a decision on Plaintiff's		
	7	Motion for Summary Judgment.		
	8	IT IS SO STIPULATED.		
	9	DATED: September 26, 2011	TRUCKER → HUSS	
	10			
	11		By: /s/ Clarissa A. Kang Clarissa A. Kang	
oor 74	12		Attorneys for Plaintiff Aetna Life Insurance Company, on behalf of Lehman Brothers	
uss pration 23rd Flo ia 9410	13		Holdings, Inc.	
Trucker + Huss A Professional Corporation 100 Montgomery Street, 23 st Floor San Francisco, California 94104	14	DATED: September 26, 2011	THE DOLAN LAW FIRM	
ucker fessions gomery icisco, C	15		Rv. /s/ Andrew Klimenko	
Tr A Pro 00 Mont	16		By: /s/ Andrew Klimenko Andrew Klimenko Attorneys for Defendants Thomas Kohler and	
2 8	17		Diane Kimseu Kohler	
	18	I attest that my firm has obtained Mr. Klimenko's concurrence in the filing of this document.		
	19		TRUCKER → HUSS	
	20			
	21	DATED: September 26, 2011	By: /s/ Clarissa A. Kang Clarissa A. Kang	
	22			
	23	[PROPOSED] ORDER		
	24	PURSUANT TO THE PARTIES' S	TIPULATION, IT IS SO ORDERED. The deadline is	
	25	continued to Feb. 13, 2012.	- 111	
	26	DATED:9/27/2011	adele Hiller	
	27		Judge of the United States District Court	
	28			

STIPULATION AND [PROPOSED] ORDER TO CONTINUE ADR DEADLINE; Case No. C-11-00439-CW

2